303 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 and Title 21, Code of Federal Regulations, Section 1301.54(e), the Deputy Assistant Administrator, Office of Diversion Control, hereby orders that the application submitted by the above firm for registration as a bulk manufacturer of the basic classes of controlled substances listed above is granted.

Dated: February 6, 1995.

#### Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 95–3626 Filed 2–13–95; 8:45 am] BILLING CODE 4410–09–M

## Importation of Controlled Substances; Notice of Application

Pursuant to Section 1008 of the Controlled Substances Import and Export Act (21 U.S.C. 958(i)), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under Section 1002(a) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.

Therefore, in accordance with Section 1311.42 of Title 21, Code of Federal Regulations (CFR), notice is hereby given that on November 2, 1994, Nycomed Inc., 33 Riverside Avenue, Rensselaer, New York 12144, made application to the Drug Enforcement Administration to be registered as an importer of Meperidine (9230), a basic class of controlled substance in Schedule II.

Any manufacturer holding, or applying for, registration as a bulk manufacturer of this basic class of controlled substance may file written comments on or objections to the application described above and may, at the same time, file a written request for a hearing on such application in accordance with 21 CFR 1301.54 in such form as prescribed by 21 CFR 1316.47.

Any such comments, objections, or requests for a hearing may be addressed to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, DC 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than March 16, 1995.

This procedure is to be conducted simultaneously with and independent

of the procedures described in 21 CFR 1311.42 (b), (c), (d), (e), and (f). As noted in a previous notice at 40 FR 43745–46 (September 23, 1975), all applicants for registration to import a basic class of any controlled substance in Schedule I or II are and will continue to be required to demonstrate to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration that the requirements for such registration pursuant to 21 U.S.C. 958(a), 21 U.S.C. 823(a), and 21 CFR 1311.42 (a), (b), (c), (d), (e), and (f) are satisfied.

Dated: February 6, 1995.

#### Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 95–3627 Filed 2–13–95; 8:45 am] BILLING CODE 4410–09–M

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

### Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of January and February, 1995.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

# Negative Determinations For Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3)

has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-30,581; Arthur Frisch Co., Inc., Bronx, NY

TA-W-30,561; Nalleys' Fine Foods, A Div. of Curtice Burns Foods, Inc., Tacoma, WA

TA-W-30,511; Lockheed Fort Worth Co., Kingsley Field—Air Defense Site, Klamath, OR

TA-W-30,514; Somerville Paperboard Industries, Rochester, NY

TA-W-30,527; Esselte Pendaflex Corp., Oxford Furniture Div., Moonachie, NJ

TA-W-30,588; A.B. Chance Co., Parkersburg, WV

TA-W-30,531; Rexon Technology, Wayne, NJ

TA-W-30,562; Lockheed Corp., Abilene, TX

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-30,644; Energizer Power Systems, El Paso, TX

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-30,516; Phillips Petroleum Co., CT, IT, Formerly CIT Bartlesville, OK

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-30,536; Digital Equipment Corp., Metairie, LA

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-30,572; American Airlines, Inc., Maintenance & Engineering Center, Tulsa, OK

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-30,521; Xerox Corp., Manufacturing & Resource Team of Office Document Products, Office Document System Div., Cross Keys Office Park, Fairport, NY

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-30,566; Woods Geophysical, Inc., Mt. Pleasant, MI

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974. TA-W-30,528; Container Tooling Corp., Neptune, NJ

Container Tooling Corp. is transferring production of can tooling from the subject plant in Neptune, NJ to an affiliated domestic facility.

TA-W-30,556; Dana Corp., Victor Division, Chicago, IL

The investigation revealed that production at the subject plant is being transferred domestically.

TA-W-30,529; BRC, A division of Bryce Corp (Formerly TBC Packing Corp.), Buffalo, NY

U.S. imports of polyethylene sacks and bags declined in the twelve month period of October 1993–September 1994 compared to the same period one year earlier.

TA-W-30,502; General Motors Corp., Delco Chassis Div., Bristol, CT

Sales and production of the subject plant increased in 1994 compared with 1993. Production of automobile bearings was transferred to other General Motors plants or outsourcing from other domestic plants.

TA-W-30,354; Xerox Corp., American Customer Operations, Rochester, NY

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

# Affirmative Determinations for Worker Adjustment Assistance

TA-W-30,645; Mitchell Energy Corp. (Columbus District), Columbus, OH

A certification was issued covering all workers separated on or after January 3, 1994.

TA-W-30,518; Hope Mfg., Inc., Sparta, TN

A certification was issued covering all workers separated on or after November 17, 1993.

TA-W-30,537; GEO E. Keith Co., Bridgewater, MA

A certification was issued covering all workers separated on or after November 23, 1993.

TA-W-30,463; AT&T Network Systems, Columbus Works, Columbus, OH

A certification was issued covering all workers separated on or after November 1, 1993.

TA-W-30,623; Marilena Fashions, Jersey City, NJ

A certification was issued covering all workers separated on or after December 16, 1993.

TA-W-30,571; Brand S Corp., DBA Brand S Corp., Livingston, MT A certification was issued covering all workers separated on or after December 2, 1993.

TA-W-30,599; Acme United Corp., Bridgeport, CT

A certification was issued covering all workers separated on or after December 9, 1993.

TA-W-30544; Wirekraft Industries, Inc., Mishawaka, IN

A certification was issued covering all workers separated on or after November 21, 1993.

TA-W-30,636; Goebel Miniatures, Camarillo, CA

A certification was issued covering all workers separated on or after December 31, 1993.

TA-W-30,545; Nacona Boot Co., Nacona, TX

A certification was issued covering all workers separated on or after November 29, 1993.

TA-W-30,596; Ansell Pacific, Inc., Salem, OR

A certification was issued covering all workers separated on or after December 14, 1993.

TA-W-30,549; Franca Fashions, Inc., Hoboken, NJ

A certification was issued covering all workers separated on or after November 28, 1993.

TA-W-30,682; BASF Corp., Polyester Filament Dept., Lowland, TN

A certification was issued covering all workers separated on or after January 10, 1994.

TA-W-30,533; Texaco, Inc., Tulsa Office Building, Tulsa, OK

A certification was issued covering all workers separated on or after November 17, 1993.

TA-W-30,579; McCord Winn Textron, Winchester, MA

A certification was issued covering all workers separated on or after January 8, 1993.

TA-W-30,546; Arcadia Fashions, Paterson, NJ

A certification was issued covering all workers separated on or after November 22, 1993.

TA-W-30,558; Chronos Richardson, Inc., Wayne, NJ

A certification was issued covering all workers separated on or after November 21, 1993.

TA-W-30,576; David Stevens II, Penns Grove, NJ

A certification was issued covering all workers separated on or after December 9, 1993.

TA-W-30,543; Tultex Corp., Screenprint Operations, Martinsville, VA

A certification was issued covering all workers separated on or after November 16, 1993.

TA-W-30,515; Quadrum

Telecommunications, Inc., Arab, AL

A certification was issued covering all workers separated on or after November 17, 1993.

TA-W-30,557; Red Kap Industries, Piedmont, AL

A certification was issued covering all workers separated on or after November 29, 1993.

TA-W-30,573; Dynatech Communications, Inc., Woodbridge, VA

A certification was issued covering all workers separated on or after December 7, 1993.

TA-W-30,676; Hasbro, Inc., Pawtucket, RI

TA-W-30,676A & B; Hasbro Toy Group, Pawtucket RI & Cincinnati, OH

TA-W-30,676C & D; Parker Brothers, Beverly & Salem, MA

TA-W-30,676E & F; Playskool Baby, Northvale, NJ & Easley, SC

TA-W-30,676G, H, I; Rhode Island Mfg, Pawtucket, RI, Central Falls, RI & West Warwick, RI

TA-W-30,676J, K; Milton Bradley, East Longmeadow, MA

TA-W-30,676L; Milton Bradley Wood Products, Fairfax, VT

A certification was issued covering all workers separated on or after October 24, 1993.

TA-W-30,550; Grace Energy Corp., Dallas, TX

A certification was issued covering all workers separated on or after December 18, 1994.

TA-W-30,550A & G; Grace Petroleum Corp., Oklahoma City, OK, Jackson, MS and Operating in the Following Other Locations: B; TX, C; AL, D; CO, E; MI, F; MT, H; NM, I; WY

A certification was issued covering all workers separated on or after August 21, 1994.

TA-W-30,554A, B & C; Private Line Group, Inc., Lyndhurst, NJ, Dadeville, AL, Franklin, GA and Bowman, GA

A certification was issued covering all workers separated on or after December 1, 1993.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. L. 103–182) concerning transitional adjustment assistance hereinafter called (NAFTA– TAA) and in accordance with Section 250(a) Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the months of January and February, 1995.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof (including workers in any agricultural firm or appropriate subdivision thereof), have become totally or partially separated from employment and either—

(A) That sales or production, or both, of such firm or subdivision have

decreased absolutely,

- (B) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased.
- (c) That the increase in imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or
- (2) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

### Negative Determinations NAFTA-TAA

NAFTA-TAA-00320; Fenestra Corp., Erie, PA

The investigation revealed that criteria (3) and criteria (4) were not met. There was no shift in production from the subject facility to Mexico or Canada during the period under investigation, nor did the company import steel door and frames from Mexico or Canada. NAFTA-TAA-00317; Nelson Yacht Corp., Snohomish, WA

The investigation revealed that criteria (1) was not met in conjection with the requirements of Section 506(b)(2) of the Act. The firm closed in March 1993 and all worker separations from the subject firm occurred prior to December 8, 1993, the earliest possible reachback date.

NAFTA-TAA-00310; Tennessee Valley Steel Corp., Harriman/Rockwood, TN

The investigation revealed that criteria (3) and criteria (4) were not met. There was no shift in production from the subject facility to Mexico or Canada during the period under investigation, nor did the company import steel from Mexico or Canada. Customers did not

increase imports of steel products from Canada or Mexico during the periods under investigation.

NAFTA-TAA-00311; Indiana Sportswear, Clinton, IN NAFTA-TAA-00311A; Columbus Sportswear, Columbus, IN

The investigation revealed that criteria (3) and criteria (4) were not met. Survey results revealed that customers did not import ladies jackets from Mexico or Canada during the periods under investigation. There was no shift in production from the subject facility to Mexico or Canada during the period under investigation, nor did the company import ladies jackets from Mexico or Canada.

### Affirmative Determinations NAFTA-TAA

NAFTA-TAA-00318; Dover/ Parkersburg, Falls River, MA

A certification was issued covering all workers at Dover/Parkersburg located in Falls River, MA separated on or after December 8, 1993.

NAFTA-TAA-00319; Woodward Governor Co., Aircraft Controls Group, Stevens Point, WI

A certification was issued covering all workers of Woodward Governor Co., Aircraft Group, Aircraft Parts Mfg, Stevens Point, WI separated on or after December 8, 1993.

NAFTA-TAA-00321; General Imaging Technology (USA), Inc., Denver Plant, Arvada, CO

A certification was issued covering all workers of the Slitting Division of General Imaging Technology (USA), Inc., Denver, CO separated on or after December 8, 1993.

NAFTA-TAA-00315; Mobil Chemical Co., Films Div., Macedon, NY

A certification was issued covering all workers of Mobil Chemical Co's Films Division plant, located in Macedon, NY separated on or after December 8, 1993. NAFTA-TAA-00316; Ansell Pacific, Inc. Pacific Dunlon, Inc. Salem

Inc., Pacific Dunlop, Inc., Salem, OR

A certification was issued covering all workers of Ansell Pacific, Inc., Salem, OR separated on or after December 20, 1993

I hereby certify that the aforementioned determinations were issued during the months of January and February, 1995. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: February 7, 1995.

#### Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–3645 Filed 2–13–95; 8:45 am]

#### [TA-W-30,216]

#### AEG Transportation Systems; Pittsburgh, Pennsylvania; Revised Determination on Reconsideration

On January 24, 1995, the Department issued an Affirmative Determination Regarding Application for Reconsideration for workers and former workers of the subject firm. The notice will soon be published in the **Federal Register.** 

New findings on reconsideration show that the subject firm lost a major bid for the construction of a rapid transit project to a Japanese firm. The loss of this contract contributed importantly to the layoff of personnel in 1993 and 1994 and to decreased sales and production in 1994.

Other findings show decreased production in 1993 compared to 1992 and decreased sales in the first six months of 1994 compared to the same period in 1993. Average employment declined in 1993 compared to 1992 and in the first six months of 1994 compared to the same period in 1993.

#### **Conclusion**

After careful consideration of the new facts obtained on reconsideration, it is concluded that workers and former workers of AEG Transportation Systems, Inc., Pittsburgh, Pennsylvania were adversely affected by increased imports of articles that are like or directly competitive with transit vehicle systems and related equipment.

In accordance with the provisions of the Act, I make the following revised determination for workers of AEG Transportation Systems, Inc., in Pittsburgh, Pennsylvania.

All workers of AEG Transportation Systems, Inc., in Pittsburgh, Pennsylvania who became totally or partially separated from employment on or after August 4, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C., this 2nd day of February 1995.

#### Victor J. Trunzo,

Program Director, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–3642 Filed 2–13–95; 8:45 am] BILLING CODE 4510–30–M